

Paul Azzara  
# 83640-054  
F.M.C. Devens  
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3/11/05

The Hon. Nathaniel Gorton  
U.S. District Judge.  
One Courthouse Way  
Boston, MA

**05-10553NMG**

Bowler  
MAGISTRATE JUDGE

RE: title 28 § 2241 request - Emergency relief requested

Dear clerk for the Hon. Nathaniel Gorton,

Enclosed, please find A rejection notice from  
The NE regional office and a 2241 action written  
in lay writing, not legalese or something that would  
resemble a formal pleading drafted by an attorney.

Judge Gorton is already familiar with my  
situation raised in case # 4:04-cv-40220 which is why I am  
sending this instant motion to him.

DOCKETED

1 of 1

①  
Thank you very much  
Paul Azzara

United States District Court  
District of Massachusetts

Paul Gordon Azzara  
Petitioner

V.

Davin L. Winn  
United States Department of Justice  
Defendants

Emergency Relief Requested

Title 28 § 2241

Case #

NMG

Your Honor, I am not drafting this as a  
formal pleading as I

- ① have no access to a law library &
- ② Do not have much paper and only a stub for a pencil.

1) I have been in the Special Housing Unit  
since October 12, 2004. I will assume that  
you are familiar with my situation from case

number 4:04-cv-40220.

2) I have contacted the warden about my continued housing in SHU and have been told that "this is the fourth time we are trying to transfer you" but regional will not cooperate.

3) I have contacted the NE regional office, but they passed the buck back to this institution. (please see enclosed rejection letter Dated 8/7/05 telling me to deal with this institution when the purpose of my multiple complaints to regional were that I could not get any relief from this institution in the first place).

4) I have contacted the central office, thus exhausting my administrative remedies but have not heard from them.

5) The purpose of this instant motion is for two reasons =

1. I obviously want out of SHU (special housing unit). I am not under investigation, nor am I here for disciplinary action so I believe the B.O.P. must have some set time limit that they can actually hold someone in special housing before they MUST transfer them. At some point this must be actionable and I want a transfer to another facility being that I allegedly pose a threat to other inmates on this compound.

2. I also request an order or expedite restraining order enjoining this prison from force feeding me. That is, I plan on

commencing a hunger strike on April 12, 2005 which will be the 6 month anniversary of my housing in the special housing unit. I am of sound mind & do not want to hurt myself, but this has gone on too long. I was told that after 72 hours on a hunger strike, the institution applies for an order from the court allowing them to force feed an inmate. I wish to have a restraining order in hand before the B.O.P. attempts this so I can non violently protest these conditions.

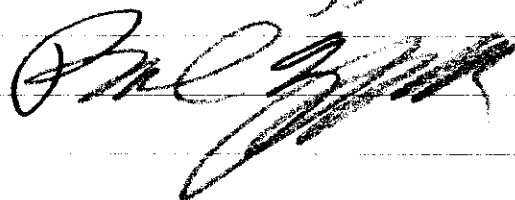
### Conclusion

6) I respectfully request that this court intervene and help this inmate back to general population, and respectfully request an order of ex parte

restraining order preventing the B.O.P. from  
force feeding this petitioner beginning April  
12, 2005.

certified under penalty of perjury title  
28 § 1746.

Paul Azzora



# 83E40-054

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Service

No service has been Filed -

